JAN 11 200 & #17

FRADERIC THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re Patent Application of:
DeSALVO ET AL.

Serial No. 09/724,256

Filing Date: November 28, 2000

For: OPTICALLY AMPLIFIED

RECEIVER

RECEIVED

JAN 2 3 2002

Technology Center 2600

PETITION TO CORRECT INVENTORSHIP PURSUANT TO 37 CFR §1.48

Director, U.S. Patent and Trademark Office Washington, D.C. 20231

Sir:

Applicants hereby petition to correct inventorship for the above-identified patent application to add RANDALL K. MORSE and JANE CLAIRE WHITE as additional inventors.

Enclosed herewith is a Statement of Facts of RANDALL K. MORSE and a Statement of Facts of JANE CLAIRE WHITE for Petition for Correction of Inventorship Pursuant to 37 CFR §1.48, and a Consent of Assignee to Correct Inventorship Pursuant to 37 CFR § 1.48, and an Amendment adding RANDALL K. MORSE and JANE CLAIRE WIHTE as additional inventors.

01/17/2002 YPDLITE1 00000049 080870 09724256 01 FC:122 130.00 CH In re Patent Application of:

DeSALVO ET AL.

Serial No. 09/724,256
Filing Date: 11/28/2000

Authorization is hereby given to charge Deposit Account No. 08-0870 the petition fee under 37 CFR § 1.17(h) in the amount of \$130.00. Authorization is given to charge an any additional fees to Deposit 08-0870.

Respectfully submitted

RICHARD K. WARTHER

Reg. No. 32,180

Allen, Dyer, Doppelt, Milbrath & Gilchrist, P.A.

255 S. Orange Avenue, Suite 1401 Post Office Box 3791 Orlando, Florida 32802

407-841-2330

CERTIFICATE OF MAILING

I hereby certify that this correspondence is being deposited with the United States Postal Service as first class mail in an envelope addressed to: DIRECTOR, U.S. PATENT AND TRADEMARK OFFICE, WASHINGTON, DC 20231, on this 13th day of November, 2001.

JAN 11 2002 B TRADESIGNATION THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re Patent Application of:

DeSALVO ET AL.

Serial No. 09/724,256

Filing Date: November 28, 2000

For: OPTICALLY AMPLIFIED RECEIVER

RECEIVED

JAN 2 3 2002

Technology Center 2600

STATEMENT OF ADDED INVENTOR, JANE CLAIRE WHITE, FOR CORRECTION OF INVENTORSHIP PURSUANT TO 37 CFR §1.48

Director, U.S. Patent and Trademark Office Washington, D.C. 20231

Sir:

I, JANE CLAIRE WHITE, hereby declare that I am a co-inventor with John DeSalvo, Michael Lange, and Scott Bricker of the above-identified patent application directed to the OPTICALLY AMPLIFIED RECEIVER. This error in inventorship occurred without deceptive intention on my part or the part of John DeSalvo, Michael Lange, and Scott Bricker. I had worked closely with Randall K. Morse in the initial development of a structure and circuit for optically amplifying signals to deliver a clean current source to an injection laser diode as part of an optically amplified receiver that optimizes a system and is incorporated into a single assembly.

Later, the listed inventors worked further on our invention by designing an optically amplified receiver with an optical preamplifier, bandpass filter, PIN detector and amplifier circuit. Because the listed inventors had later worked together to reduce to practice the invention when the

In re Patent Application of:

DeSALVO ET AL.

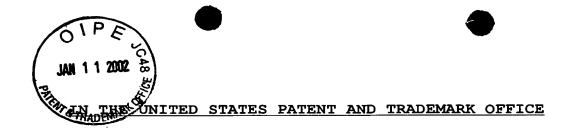
Serial No. 09/724,256
Filing Date: 11/28/2000

application was prepared, only the inventors, John DeSalvo, Michael Lange and Scott Bricker, were listed. After filing the application, I learned that I was not listed as an inventor with my co-inventor, Randall K. Morse. I later discussed this inventorship issue with the appropriate patent attorneys, who stated that they would correct the inventorship.

I hereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code and that such willful false statements may jeopardize the validity of the application or any patent issued thereon.

JANE CLAIRE WHITE

2



In re Patent Application of:

DeSALVO ET AL.

Serial No. 09/724,256

Filing Date: November 28, 2000

For: OPTICALLY AMPLIFIED RECEIVER

Technology Center 2600

STATEMENT OF ADDED INVENTOR, RANDALL K. MORSE, FOR CORRECTION OF INVENTORSHIP PURSUANT TO 37 CFR §1.48

Director, U.S. Patent and Trademark Office Washington, D.C. 20231

Sir:

I, RANDALL K. MORSE, hereby declare that I am a co-inventor with John DeSalvo, Michael Lange, and Scott Bricker of the above-identified patent application directed to the OPTICALLY AMPLIFIED RECEIVER. This error in inventorship occurred without deceptive intention on my part or the part of John DeSalvo, Michael Lange, and Scott Bricker. I had worked closely with Jane Claire White in the initial development of a structure and circuit for optically amplifying signals to deliver a clean current source to an injection laser diode as part of an optically amplified receiver that optimizes a system and is incorporated into a single assembly.

Later, the listed inventors worked further on our invention by designing an optically amplified receiver with an optical preamplifier, bandpass filter, PIN detector and amplifier circuit. Because the listed inventors had later worked together to reduce to practice the invention when the

In re Patent Application of:

DeSALVO ET AL.

Serial No. 09/724,256
Filing Date: 11/28/2000

application was prepared, only the inventors, John DeSalvo, Michael Lange and Scott Bricker, were listed. After filing the application, I learned that I was not listed as an inventor with my co-inventor, Jane Claire White. I later discussed this inventorship issue with the appropriate patent attorneys, who stated that they would correct the inventorship.

I hereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code and that such willful false statements may jeopardize the validity of the application or any patent issued thereon.

RANDALL K. MORSE